Document 38

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Case 3:07-cv-05627-SC

the following during the pendency of this lawsuit, until ConocoPhillips' compliance with the PMPA, or lack thereof, can be decided on the merits:

- a. Houtan would be responsible for all environmental obligations from the date Houtan acquired possession of the station property, immediately after the expiration of the underlying lease between ConocoPhillips and the landlord;
- b. Houtan would be responsible for all real estate property taxes to the extent required by its lease with the landlord;
- c. Houtan would have the right to maintain and repair the equipment and improvements, but shall not be obligated to do so;
- d. ConocoPhillips would also have the right to maintain and repair the equipment and improvements, but shall not be obligated to do so;
- e. ConocoPhillips would have access to the station premises during the pendency of the litigation to conduct any necessary certification, testing, auditing, monitoring or investigation related to its equipment and improvements only;
- f. If ConocoPhillips prevails in the litigation, or if Houtan prevails but the parties fail to agree on the terms of the sale of the equipment and improvements, ConocoPhillips would have access to the station premises for a reasonable period after the conclusion of the litigation to conduct any environmental or other necessary work and to remove its buildings, equipment and improvements;
- g. Houtan would execute a mutually acceptable access agreement giving ConocoPhillips access to the property to conduct the above-referenced maintenance, repairs and testing.
- Additionally, it should be noted that Houtan Petroleum has already secured
 liability Storage Tank insurance for one million dollars (\$1,000,000.00) for each occurrence and

two million dollars in the aggregate (\$2,000,000.00) that includes ConocoPhillips as an additional insured on the property, exclusive of defense costs. Attached hereto as Exhibit "J" is a true and correct copy of the Storage Tank Certificate of Insurance to Demonstrate Financial Responsibility. ConocoPhillps is identified as an additional insured on the Additional Insured(s) Endorsement found toward the end of the document. For ease of reference, a true and correct copy of this Additional Insured(s) Endorsement is attached hereto as Exhibit "K."

If ConocoPhillips is permitted to remove its equipment and improvements, the 6. subject station property that Houtan Petroleum is currently leasing, would be left as an empty dirt lot. This would cause Houtan Petroleum to suffer an irreparable loss to the entirety whatever business goodwill it has left, as well as a devastating complete loss of income at the station.

I declare under the penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct.

Executed this 3rd day of January, 2008, in Mountain View, California.

EXHIBIT "J"

STORAGE TANK CERTIFICATE OF INSURANCE TO DEMONSTRATE FINANCIAL RESPONSIBILITY STATE OF CALIFORNIA

Facility Name and Address:

Houtain Petroleum 101 E. El Camino Real Mt.View, CA, 94040

Insurer Name and Address:

ACE American Insurance Company c/o ACE Environmental Risk, 436 Walnut Street, Philadelphia, PA 19106

Policy Number: G2186836A

Policy Period:

From 12:01am 12/21/2007

to 12:01am 12/21/2008

Insured Name and Address:

Houtan Petroleum 101 E. El Camino Real Mt. View, CA, 94040

 The Insurer, as identified above, hereby certifies that it has issued liability insurance covering the following Underground Storage Tanks:

Facility

Identification No.

Number of Tanks

Houtain Petroleum

CAL000003641

3

for taking corrective action and/or compensating third parties for bodily injury and property damage caused by either sudden accidental releases or non-sudden accidental releases or accidental releases in accordance with and subject to the limits of liability, exclusions, conditions, and other terms of the Policy arising from operating the underground storage tanks identified above.

The Limits of Liability are:

a. \$1,000,000

Each Occurrence

b. \$2,000,000

Annual Aggregate

exclusive of legal defense costs, which are subject to a separate limit under the policy. This coverage is provided under policy number G2186836A. The effective date of said policy is 12/21/2007.

- II. The Insurer further certifies the following with respect to the insurance described in Paragraph I:
 - A. Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under the Policy to which this certificate applies.

- B. The Insurer is liable for the payment of amounts within any deductible applicable to the Policy to the provider of corrective action or a damaged third-party, with a right of reimbursement by the insured for any such payment made by the Insurer. This provision does not apply with respect to that amount of any deductible for which coverage is demonstrated under another mechanism or combination of mechanisms as specified in 40 CFR 280.95-280,102.
- C. Whenever requested by a Director of an implementing agency, the Insurer agrees to furnish to the Director a signed duplicate original of the Policy and all endorsements.
- D. Cancellation or any other termination of the insurance by the Insurer, except for non-payment of premium or misrepresentation by the insured, will be effective only upon written notice and only after the expiration of 60 days after a copy of such written notice is received by the insured.
- E. The insurance covers claims otherwise covered by the Policy that are reported to the Insurer within six months of the effective date of cancellation or non-renewal of the Policy except where the new or renewed Policy has the same Retroactive Date or a Retroactive Date earlier than that of the prior policy, and which arise out of any covered occurrence that commenced after the Policy Retroactive Date, if applicable, and prior to such renewal or termination date. Claims reported during such extended reporting period are subject to the terms, conditions, limits, including limits of liability, and exclusions of the Policy.

I hereby certify that the wording of this instrument is identical to the wording in 40 CFR 280.97 (b) (2) and that the Insurer is eligible to provide insurance as an excess or surplus lines insurer in one or more states.

Authorized Agent

Willin P Hyston

William P. Hazelton

Sr. Vice President - ACE Environmental Risk

436 Walnut Street, Philadelphia, PA 19106

Address



ACE	American	Insurance	Company	
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UST SCHEDULE

Facility Name	Tank ID	Installation Date	Tank Construction	Tank Capacity	Tank Content
Houtain Petroleum	1.	04/01/1977	Double Walled	12000	Unleaded
Houtain Petroleum	2	04/01/1977	Double Walled	12000	Unleaded
Houtain Petroleum	3	01/01/1985	Double Walled	500	Waste Oil
		W 541 980		<u> </u>	*
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ACE American Insurance Company

TANK SAFE -Storage Tank Liability Insurance Policy Declarations

This Policy is issued by the stock insurance company listed above (herein called the "Insurer").

COVERAGE A OF THIS POLICY PROVIDES BODILY INJURY AND PROPERTY DAMAGE LIABILITY COVERAGE FOR CLAIMS FIRST MADE AGAINST THE INSURED AND REPORTED TO THE INSURER, IN WRITING, DURING THE POLICY PERIOD. COVERAGE B OF THIS POLICY PROVIDES CORRECTIVE ACTION COSTS COVERAGE ON AN INCIDENT-REPORTED BASIS.

PLEASE READ THIS POLICY CAREFULLY. SOME OF THE PROVISIONS CONTAINED IN THIS POLICY RESTRICT COVERAGE, SPECIFY WHAT IS AND IS NOT COVERED AND DESIGNATE RIGHTS AND DUTIES. LEGAL DEFENSE EXPENSES ARE SUBJECT TO AND WILL ERODE A SEPARATE AGGREGATE LIMIT OF LIABILITY.

THE DECLARATIONS, TOGETHER WITH THE COMPLETED AND SIGNED APPLICATION, THIS POLICY AND ANY ENDORSEMENTS OR SCHEDULES ATTACHED HERETO, CONSTITUTE THE INSURANCE POLICY.

Policy No.:	G2186836A Renewal of:	
Item 1.	Named Insured: Houtan Petroleum Principal Address: 101 E. El Camino Real Mt. View, CA, 94040	a 7.5
Item 2.	Policy Period: From 12:01A.M. 12/21/2007 To 12:01 A.M. 12/21/2008 (Local time at the address shown in Item 1.)	
Item 3.	Retroactive Date: 12/21/2007	
Item 4.	Limit of Liability: a. \$ 1,000,000	
Item 5.	Deductible: \$ 25,000 Per Claim or Corrective Action Cost	- 12 ·
Item 6.	Premium: \$ 1,673.00	
	TOTAL AMOUNT DUE \$ 1,673.00	
Item 7.	Notice to Insurer: a. Notice of Claim or Storage Tank Incident: ACE Casualty Risk Claims 140 Broadway, 40th Floor New York, NY 10005 Attn: Environmental Claims Unit Facsimile: (646)458-5933	

b.	A 11	Other	A	
The second	343 11	INTOF	13.1/3/T	COC.

Unit Underwriting Officer ACE Casualty Risk P O Box 1000 436 Walnut Street – WA 07A Philadelphia, PA 19106

Item 8. Schedule of Covered Underground Storage Tank(s):

Item 9. Schedule of Covered Aboveground Storage Tank(s):

NOT APPLICABLE

Item 10. Producer Name and Address: Peck & Peck Insurance Brokers

1724 Laurel Street
San Carlos, CA, 94070
15.00% Standard Commission

Forms and Endorsements Attached at Policy Issuance:

Endorsement Number:	Form Number:	Form Name:	
25. 57 ¹⁵	CG00641202	War Exclusion	
	CG21711202	Limited Terrorism Exclusion	
1550 th.	IL00171198	Common Policy Conditions	
	LD-2S53b	Cancellation and Nonrenewal	
WIS - 1 - W.W V.W.	CG32340105	State Changes	
N W/670	ADDINS	Additional Insureds	
27	CC-1K11d	Signature Form	
	OFAC	Regulatory Form	
2000	ALL-21101	TRADE OR ECONOMIC SANCTIONS ENDORSEMENT	
1031000	ALL20887	ACE Producer Compensation Practices and Polic	ies
95 : 10 A-0	TRIA11a	Policyholder Disclosure Notice of Terrorism I	nsı
	TT_FORMNUM12_TT	TT FORMNAM12 TT	

IN WITNESS WHEREOF, the Insurer has caused this Policy to be countersigned by a duly authorized representative of the Insurer.

DATE:	12/21/2007	
	MO/DAY/YR.	AUTHORIZED REPRESENTATIVE